ATTO	DOCKET NO.	
	39583US	

DECLARATION

SOLE/JUICE INVENTOR

Rule 1.56(a) reads as follows: (a) A duty of candor and good faith toward the Patent and Trademark Office rests on the inventor, on eattorney or agent who prepares or prosecutes the application and on every other individual who is substitutely involved in the preparation or prosecution of the application and who is associated with the inven with the assignee or with anyone to whom there is an obligation to assign the application. All such individual have a duty to disclose to the Office information they are aware of which is material to the examination of application. Such information is material where there is a substantial likelihood that a reasonable examination of application. Such information is material where there is a substantial likelihood that a reasonable examination of application. Such information is material where there is a substantial likelihood that a reasonable examination of application. Such information is material where there is a substantial likelihood that a reasonable examination of application. Such information is material where there is a substantial likelihood that a reasonable examination of application to issue as a patent. The duty commensurate with the degree of involvement in the preparation or prosecution of the application. Title 37, Code of Federal Regulations § 1.56(a). I hereby claim foreign priority benefities under Title 35, United States Code § 119 of any foreign application(s) having a date before that of the application(s) on which priority is claimed: COUNTRY APPLICATION NUMBER DATE OF FILING CRAMED UNDERS OFFICIATY CLAMED UNDERS OFFICIATY CLAMED UNDERS SUSC 119 OFFICIATY CLAMED UNDERS I hereby claim the benefit under Title 35 United States Code § 120 of any United States application(s) issted and, insofar as any subject matter of any claim of this application is not disclosed in the prior United States Code in the duty to disclose material information as defined in Title 37, Code of Federal Regulat 1.56(a) which occurred between the filling date of the	on the invention entitled:	ve I am the original, first and sole listed below) of the subject matter	er which is claimed and for	which a pater	nt is so
I hereby state that I have reviewed and understand the contents of the above identified specification, including in hereby state that I have reviewed and understand the contents of the above identified specification, including claims, as amended by any amendment referred to above; that I do not know and do not believe the same was known or used in the United States of America before my or our invention thereof, or patented or described printed publication in any country before my or our invention thereof or more than one year prior to this application that the invention has not been patented or made the subject of an inventor's certificate issued before the distinguishment of the invention has not been patented or made the subject of an inventor's certificate issued before the distinguishment of the prior assigns more than twelve months prior to this application; and that I acknowledge the duty to disclose mation of which I am ware which is material to the examination of this application in accordance with Title 3.7 of Federal Regulations § 1.56(a) (reproduced below). Such information is material where there is a substitute into the subject of an information is material where there is a substitute of the application and the subject of the application and the patent and Trademark Office rests on the inventor, on erationey or agent who prepares or prosecutes the application and on every other individual who is substitutely involved in the preparation or prosecution of the application and who is associated with the inventor with the assignee or with anyone to whom there is an obligation to assign the application. Side the preparation or prosecution of the application to assign the application. I hereby claim the benefit under Title 35 United States Code § 120 of any United States application. Title 37, Code of Federal Regulations § 1.56(a). I hereby claim the benefit under Title 35 United States Code § 120 of any United States application (s) listed and, insofar as any subject matter of any claim of this applica	LOW SUGAR H	IONEY			
I hereby state that I have reviewed and understand the contents of the above identified specification, including in hereby state that I have reviewed and understand the contents of the above identified specification, including claims, as amended by any amendment referred to above; that I do not know and do not believe the same was known or used in the United States of America before my or our invention thereof, or patented or described printed publication in any country before my or our invention thereof or more than one year prior to this application that the invention has not been patented or made the subject of an inventor's certificate issued before the distinguishment of the invention has not been patented or made the subject of an inventor's certificate issued before the distinguishment of the prior assigns more than twelve months prior to this application; and that I acknowledge the duty to disclose mation of which I am ware which is material to the examination of this application in accordance with Title 3.7 of Federal Regulations § 1.56(a) (reproduced below). Such information is material where there is a substitute into the subject of an information is material where there is a substitute of the application and the subject of the application and the patent and Trademark Office rests on the inventor, on erationey or agent who prepares or prosecutes the application and on every other individual who is substitutely involved in the preparation or prosecution of the application and who is associated with the inventor with the assignee or with anyone to whom there is an obligation to assign the application. Side the preparation or prosecution of the application to assign the application. I hereby claim the benefit under Title 35 United States Code § 120 of any United States application. Title 37, Code of Federal Regulations § 1.56(a). I hereby claim the benefit under Title 35 United States Code § 120 of any United States application (s) listed and, insofar as any subject matter of any claim of this applica		****			
I hereby state that I have reviewed and understand the contents of the above identified specification, including claims, as amended by any amendment referred to above; that I do not know and do not believe the same was known or used in the United States of America before my or our invention thereof, or patented or described printed publication in any country before my or our invention thereof, or patented or described printed publication in any country before my or our invention thereof or more than one year prior to this application that the invention has not been patented or made the subject of an inventor's certificate issued before the that the invention has not been patented or made the subject of an inventor's certificate issued before the drist application in any country foreign to the United States of America on an application filled by me or my legal representation of which I am aware which is material to the examination of this application in accordance with Title 37, of Federal Regulations § 1.56(a) (reproduced below). Such information is material where there is a substitute of the areasonable examiner would consider it important in deciding whether to allow the applications such as a patent. Rule 1.56(a) reads as follows: (a) A duty of candor and good faith toward the Patent and Trademark Office rests on the Inventor, on eattorney or agent who prepares or prosecution of the application and who is associated with the Inventitive involved in the preparation or prosecution of the application and who is associated with the Inventitive Involved in the preparation or prosecution of the application and who is associated with the Inventitive Involved in the protrant in deciding whether to allow the application. All such Individual have a duty to disclose to the Office Information they are aware of which is material to the examination of application. Such information is material where there is a substantial likelihood that a reasonable examination of application. Such information is material where there is		on ^{XIX} attached or \square of patent A	Application Serial No		
known or used in the United States of America before my or our invention thereof, or patented or described printed publication in any country before my or our invention thereof, or patented or described printed publication in any country before my or our invention thereof, or patented or described printed publication in any country foreign to the United States of America on an application filed by me or my legal repitative or assigns more than twelve months prior to this application in any country foreign to the United States of America on an application filed by me or my legal repitative or assigns more than twelve months prior to this application, and that I acknowledge the duty of disclose material to the examination of this application in accordance with Title 37. Federal Regulations § 1.56(a) (reproduced below). Such information is material where there is a substituted in the state of					
(a) A duty of candor and good faith toward the Patent and Trademark Office rests on the inventor, on exitorney or agent who prepares or prosecutes the application and on every other individual who is substitutely involved in the preparation or prosecution of the application and who is associated with the inventory with the assignee or with anyone to whom there is an obligation to assign the application. All such individual have a duty to disclose to the Office Information they are aware of which is material to the examination of application. Such information is material where there is a substantial likelihood that a reasonable examination of application. Such information is material where there is a substantial likelihood that a reasonable examination of application. Such information is material where there is a substantial likelihood that a reasonable examination of application. Such information is material where there is a substantial likelihood that a reasonable examination of application. The duty commensurate with the degree of involvement in the preparation or prosecution of the application. Title 37, Code of Federal Regulations § 1.56(a). I hereby claim foreign priority benefits under Title 35, United States Code § 119 of any foreign application patent or inventor's certificate listed below and have also identified below any foreign application(s) having a date before that of the application(s) on which priority is claimed: COUNTRY APPLICATION NUMBER DATE OF FILING CPRIORITY CLAIMED UNDER APPLICATION NUMBER DATE OF FILING CPRIORITY CLAIMED UNDER COUNTRY APPLICATION NUMBER DATE OF FILING CPRIORITY CLAIMED UNDER CHARCE OR F	known or used in the United St printed publication in any count that the invention has not been this application in any country for tative or assigns more than twel mation of which I am aware which of Federal Regulations § 1.56(tates of America to above; that it tates of America before my or our try before my or our invention the n patented or made the subject or eign to the United States of Ameritive months prior to this application of its material to the examination of a (reproduced below). Such in	do not know and do not be record invention thereof, or pate record or more than one year of an inventor's certificate ica on an application filed be in; and that I acknowledge of this application in according to the record of	elieve the samented or description to this a issued before y me or my legathe duty to disdance with Titles the same the	ie was ibed in applica the da al repro- iclose le 37, (
tively involved in the preparation or prosecution of the application and who is associated with the Invenwith the assignee or with anyone to whom there is an obligation to assign the application. All such individual what a such that are associated with the leven with the assignee or with anyone to whom there is a substantial likelihood that a reasonable examination of application. Such information is material where there is a substantial likelihood that are reasonable examination of application. Such information is material where there is a substantial likelihood that are reasonable examination of application. Such information is material where there is a substantial likelihood that are reasonable examination of application. Such information is material where there is a substantial likelihood that are reasonable examination of application to insure a patent. The duttomment is a substantial likelihood that are reasonable examination of the application. The duttomment is a substantial likelihood in the prior of the application. The duttomment is a substantial likelihood in the prior application. The duttomment of the application is a substantial likelihood and the application in the prior application in the prior application and the prior dutted States application in the prior united States application in the prior united States application in the prior united States application. I hereby claim the benefit under Title 35 United States Code § 120 of any United States application(s) having a substantial prior united States application. I hereby claim the benefit under Title 35 United States Code § 120 of any United States application(s) issued and, insofar as any subject matter of any claim of this application in not disclosed in the prior United States A tion, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regular 1.56(a) which occurred between the filling date of the prior application and the national or PCT international date of this application. I hereby decla	Rule 1.56(a) reads as follows:				
APPLICATION NUMBER COUNTRY APPLICATION NUMBER DATE OF FILING CLAMMED UNDER SUSC 118 I hereby claim the benefit under Title 35 United States Code § 120 of any United States application(s) listed and, insofar as any subject matter of any claim of this application is not disclosed in the prior United States Ation, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regular 1.56(a) which occurred between the filing date of the prior application and the national or PCT International date of this application: I hereby declare that all statements made herein of my own knowledge are true and that all statements mainformation and belief are believed to be true; and further that these statements were made with the knowled willful false statements and the like so made are punishable by fine pr imprisonment, or both, under Section of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the attoin or any patent issued thereon. FULL NAME OF SOLE OR FIRST INVENTOR Neal A Hammond RESIDENCE BATE DATE DATE PATE PAT	have a duty to disclose to the application. Such information	e Office information they are awa on is material where there is a su	on to assign the application of which is material to the stantial likelihood that a	on. All such inc the examination	dividua on of t
I hereby claim the benefit under Title 35 United States Code § 120 of any United States application(s) listed and, insofar as any subject matter of any claim of this application is not disclosed in the prior United States Ation, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regular 1.56(a) which occurred between the filing date of the prior application and the national or PCT international date of this application: I hereby declare that all statements made herein of my own knowledge are true and that all statements made information and belief are believed to be true; and further that these statements were made with the knowledwillful false statements and the like so made are punishable by fine or imprisonment, or both, under Section of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the ation or any patent issued thereon. FULL NAME OF SOLE/OR FIRST INVENTOR Neal A Hammond Nessience Baton Rouge, Louisiana POST OFFICE ADDRESS 1930 Erlanger Drive, Baton Rouge, Louisiana 70816 FULL NAME OF SECOND JOINT INVENTOR, IF ANY INVENTOR'S SIGNATURE DATE	commensurate with the deg Title 37, Code of Federal Regul I hereby claim foreign priority	in deciding whether to allow the gree of involvement in the prepulations § 1.56(a). benefits under Title 35: United 5	e application to issue as paration or prosecution of States Code & 119 of any	f the applicati	ion.
I hereby claim the benefit under Title 35 United States Code § 120 of any United States application(s) listed and, insofar as any subject matter of any claim of this application is not disclosed in the prior United States A tion, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regular 1.56(a) which occurred between the filing date of the prior application and the national or PCT international date of this application: I hereby declare that all statements made herein of my own knowledge are true and that all statements made herein of my own knowledge are true and that all statements made willful false statements were made with the knowledge willful false statements and the like so made are punishable by fine pr imprisonment, or both, under Section of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the attorn or any patent issued thereon. FULL NAME OF SOLE/OR FIRST INVENTOR Neal A Hammond RESIDENCE Baton Rouge, Louisiana POST OFFICE ADDRESS 1930 Erlanger Drive, Baton Rouge, Louisiana 70816 FULL NAME OF SECOND JOINT INVENTOR INVENTOR'S SIGNATURE DATE DATE	commensurate with the deg Title 37, Code of Federal Regulation of the Priority patent or inventor's certificate and date before that of the applications.	th deciding whether to allow the gree of involvement in the prepulations § 1.56(a). benefits under Title 35, United Silisted below and have also identition(s) on which priority is claimed.	ne application to issue as a saration or prosecution of States Code § 119 of any fired below any foreign apped:	f the applicati foreign applic plication(s) hav	ion. cation(ving a
I hereby claim the benefit under Title 35 United States Code § 120 of any United States application(s) listed and, insofar as any subject matter of any claim of this application is not disclosed in the prior United States A tion, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regular 1.56(a) which occurred between the filing date of the prior application and the national or PCT international date of this application: I hereby declare that all statements made herein of my own knowledge are true and that all statements mainformation and belief are believed to be true; and further that these statements were made with the knowledwillful false statements and the like so made are punishable by fine or imprisonment, or both, under Section of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the attion or any patent issued thereon. FULL NAME OF SOLEOR FIRST INVENTOR Neal A Hammond RESIDENCE Baton Rouge, Louisiana POST OFFICE ADDRESS 1930 Erlanger Drive, Baton Rouge, Louisiana 70816 FULL NAME OF SECOND JOINT INVENTOR, IF ANY INVENTOR'S SIGNATURE DATE	commensurate with the deg Title 37, Code of Federal Regulation of the Priority patent or inventor's certificate and date before that of the applications.	th deciding whether to allow the gree of involvement in the prepulations § 1.56(a). benefits under Title 35, United Silisted below and have also identition(s) on which priority is claimed.	ne application to issue as a saration or prosecution of States Code § 119 of any fired below any foreign apped:	f the applicati foreign applic plication(s) hav	ion. cation(ving a
and, insolar as any subject matter of any claim of this application is not disclosed in the prior United States Atton, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regular 1.56(a) which occurred between the filing date of the prior application and the national or PCT international date of this application: I hereby declare that all statements made herein of my own knowledge are true and that all statements mainformation and belief are believed to be true; and further that these statements were made with the knowledge willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the atton or any patent issued thereon. FULL NAME OF SOLFOR FIRST INVENTOR Neal A Hammond RESIDENCE Baton Rouge, Louisiana POST OFFICE ADDRESS 1930 Erlanger Drive, Baton Rouge, Louisiana 70816 FULL NAME OF SECOND JOINT INVENTOR, IF ANY INVENTOR'S SIGNATURE DATE DATE	commensurate with the deg Title 37, Code of Federal Regul I hereby claim foreign priority patent or inventor's certificate of date before that of the application	th deciding whether to allow the gree of involvement in the prepulations § 1.56(a). benefits under Title 35, United Silisted below and have also identition(s) on which priority is claimed.	ne application to issue as a saration or prosecution of States Code § 119 of any fired below any foreign apped:	f the application foreign application foreign application for	eation(ving a
willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the attion or any patent issued thereon. FULL NAME OF SOLE OR FIRST INVENTOR INVENTOR'S SIGNATURE	commensurate with the deg Title 37, Code of Federal Regul I hereby claim foreign priority patent or inventor's certificate of date before that of the application	th deciding whether to allow the gree of involvement in the prepulations § 1.56(a). benefits under Title 35, United Silisted below and have also identition(s) on which priority is claimed.	ne application to issue as a saration or prosecution of States Code § 119 of any fired below any foreign apped:	f the application foreign application foreign application for	cation(ving a
Neal A Hammond RESIDENCE Baton Rouge, Louisiana POST OFFICE ADDRESS 1930 Erlanger Drive, Baton Rouge, Louisiana 70816 FULL NAME OF SECOND JOINT INVENTOR, IF ANY INVENTOR'S SIGNATURE DATE	Title 37, Code of Federal Regularies I hereby claim foreign priority patent or inventor's certificate date before that of the application. COUNTRY I hereby claim the benefit under and, insofar as any subject materials, insofar as any subject materials, insofar as any subject materials. I acknowledge the duty to 1.56(a) which occurred between date of this application:	are of involvement in the prepulations § 1.56(a). benefits under Title 35, United Stisted below and have also identition(s) on which priority is claimed APPLICATION NUMBER ar Title 35 United States Code § tter of any claim of this application of the prior applied the filing date of the prior applied to the prior applied t	DATE OF FILING 120 of any United States in is not disclosed in the pick of th	f the application foreign application foreign application for the price of the pric	RITY UNDER C 119 UNDER C 119 UNDER C 119 UNDER C 119 ACC Street S
Baton Rouge, Louisiana USA POST OFFICE ADDRESS 1930 Erlanger Drive, Baton Rouge, Louisiana 70816 FULL NAME OF SECOND JOINT INVENTOR IF ANY INVENTOR'S SIGNATURE DATE	Title 37, Code of Federal Regularies I hereby claim foreign priority patent or inventor's certificate date before that of the application. COUNTRY I hereby claim the benefit under and, insofar as any subject materials, insofar as any subject materials, insofar as application. I hereby declare that all statements and the of Title 18 of the United States tion or any patent issued there	er Title 35 United States Code § the of any claim of this application of any claim of the prior application and the prior application of the filing date of the prior application to be true; and further that the like so made are punishable by Code and that such willful false seen.	DATE OF FILING 120 of any United States in is not disclosed in the process of th	f the application foreign application (s) have classed by the application (s) as use the application (s) for United States of Federal Report PCT international at all statements both under States of Federal Report PCT international at all statements both under States of Federal Report PCT international at all statements both under States of Federal Report PCT international at all statements both under States of Federal Report PCT international at all statements both under States of Federal Report PCT international at all statements of Federal Report PCT international at all statemen	eation(ving a RITY UNDER C 119 I NO Listed I tes Appegulational ational
POST OFFICE ADDRESS 1930 Erlanger Drive, Baton Rouge, Louisiana 70816 FULL NAME OF SECOND JOINT INVENTOR IF ANY INVENTOR'S SIGNATURE DATE	Title 37, Code of Federal Regul hereby claim foreign priority patent or inventor's certificate date before that of the application. COUNTRY I hereby claim the benefit under and, insofar as any subject material tion, I acknowledge the duty to 1.56(a) which occurred between date of this application: I hereby declare that all statement information and belief are belief willful false statements and the of Title 18 of the United States tion or any patent issued there	er Title 35 United States Code § the of any claim of this application of any claim of the prior application and the prior application of the filing date of the prior application to be true; and further that the like so made are punishable by Code and that such willful false seen.	DATE OF FILING 120 of any United States in is not disclosed in the process of th	f the application foreign application foreign application for the price of the pric	eation(ving a RITY UNDER C 119 I NO Listed I tes Appegulational ational
1930 Erlanger Drive, Baton Rouge, Louisiana 70816 FULL NAME OF SECOND JOINT INVENTOR IF ANY INVENTOR'S SIGNATURE DATE	I hereby claim the benefit unde and, insofar as any subject matter of this application, I acknowledge the duty to 1.56(a) which occurred between date of this application: I hereby declare that all statements and the of Title 18 of the United States tion or any patent issued there. FULL NAME OF SOLE OR FIRST INVENTOR Neal A Hammond	Title 35 United States Code § APPLICATION NUMBER APPLICATION NUMBER Title 35 United States Code § APPLICATION NUMBER APPLICATION NUMBER TITLE 35 United States Code § APPLICATION NUMBER APPLICATION NUMBER TITLE 35 United States Code § APPLICATION NUMBER APPLICATION NUMBER TITLE 35 United States Code § APPLICATION NUMBER APPLICATION NUMBER APPLICATION NUMBER TITLE 35 United States Code § APPLICATION NUMBER APPLICATION NUMB	DATE OF FILING 120 of any United States in is not disclosed in the procession and the national of the procession and the national of the procession in the procession and the national of the procession in the procession and the national of the procession in the procession and the national of the procession in the procession and the national of the procession in the procession and the national of the procession in the procession and the national of the procession in the proces	f the application foreign application foreign application for the price of the pric	eation(ving a RITY UNDER C 119 I NO RITY UNDER C 119 Attack RITY
FULL NAME OF SECOND JOINT INVENTOR, IF ANY INVENTOR'S SIGNATURE DATE	I hereby claim the benefit under and, insofar as any subject matter of this application, I acknowledge the duty to 1.56(a) which occurred between date of this application: I hereby declare that all statements and the of Title 18 of the United States tion or any patent issued there in Rouge, Louin Rouge, Louin Rouge, Louin Rouge, Louin Testing Rouge, Louin Title 18 of Rouge, Louin Rouge, Louin Testing Rouge, Louin Testing Rouge, Louin Testing Rouge, Louin Line Rouge, Louin Testing Rouge,	Title 35 United States Code § APPLICATION NUMBER APPLICATION NUMBER Title 35 United States Code § APPLICATION NUMBER APPLICATION NUMBER TITLE 35 United States Code § APPLICATION NUMBER APPLICATION NUMBER TITLE 35 United States Code § APPLICATION NUMBER APPLICATION NUMBER TITLE 35 United States Code § APPLICATION NUMBER APPLICATION NUMBER APPLICATION NUMBER TITLE 35 United States Code § APPLICATION NUMBER APPLICATION NUMB	DATE OF FILING 120 of any United States in is not disclosed in the procession and the national of the procession and the national of the procession is not disclosed in the procession and the national of the procession and the national of the procession is not disclosed in the procession and the national of the procession and the procession a	f the application foreign application foreign application for the price of the pric	eation(ving a RITY UNDER C 119 I NO Listed I tes Appegulational ational
RESIDENCE	I hereby claim the benefit under and, insofar as any subject matter of this application, I acknowledge the duty to 1.56(a) which occurred between this application and belief are belief willful false statements and the of title 18 of the United States tion or any patent issued there information and belief are belief willful false statements and the of title 18 of the United States tion or any patent issued there information and belief are belief to any patent issued there is to any patent is to any patent issued there is to any patent issued there is to any patent is any patent is to any patent is any	er Title 35 United States Code § the of any claim of this application of any claim of this application of disclose material information as the filing date of the prior application between the filing date of the prior application of the prior application of the prior application of the filing date of the prior application of the prior application of the filing date of the prior application of t	DATE OF FILING 120 of any United States in is not disclosed in the production and the national of the national of the production and the national of the national o	f the application foreign application foreign application for the price of the pric	eation(ving a RITY UNDER C 119 I NO Listed I tes Appegulational ational
	I hereby claim the benefit under and, insofar as any subject matter of this application, I acknowledge the duty to 1.56(a) which occurred between the of this application. I hereby declare that all statements and the of this application: I hereby declare that all statements and the of title 18 of the United States tion or any patent issued there are the statements and the of title 18 of the United States tion or any patent issued there are the statements and the of title 18 of the United States tion or any patent issued there are the statements and the of title 18 of the United States tion or any patent issued there are the statements and the of title 18 of the United States tion or any patent issued there are the statements and the of title 18 of the United States tion or any patent issued there are the statements and the of title 18 of the United States tion or any patent issued there are the statements and the of title 18 of the United States tion or any patent issued there are the statements and the of title 18 of the United States tion or any patent issued there are the statements and the of title 18 of the United States tion or any patent issued there are the statements and the of title 18 of the United States tion or any patent issued there are the statements and the of title 18 of the United States tion or any patent issued there are the statements and the of title 18 of the United States tion or any patent issued there are the statements and the of title 18 of the United States tion or any patent issued the statements and the of title 18 of the United States tion or any patent issued the statements and the of title 18 of the United States tion or any patent issued the statements and the of title 18 of the United States tion or any patent issued the statement and the of title 18 of the United States tion or any patent issued the statement and the of title 18 of the United States tion or any patent issued the statement and the of title 18 of the United States tion or any patent issued the statement and	er Title 35 United States Code § the of any claim of this application of any claim of this application of disclose material information as the filing date of the prior application between the filing date of the prior application of the prior application of the prior application of the filing date of the prior application of the prior application of the filing date of the prior application of t	States Code § 119 of any fied below any foreign apped: DATE OF FILING DATE OF FILING DATE of FILING DATE of FILING Compared to the properties of the pr	f the application of the application of the application of the price of the application o	eation(: ving a RITY UNDER C 119 I NO Iisted I tes Ap egulational ational